

REMARKS

Claims 1-4 are presented for consideration, with Claim 1 being independent.

Claim 1 has been amended to further distinguish Applicant's invention from the cited art.

The amendments to the Claim 1 were not presented earlier as it was believed that the previously presented claims would be found allowable. This Amendment does not add any additional claims. Moreover, the Examiner's familiarity with the subject matter of the present application will allow an appreciation of the significance of the amendments herein without undue expenditure of time and effort. Finally, the Amendment does not raise new issues requiring further consideration or search. Accordingly, it is believed that entry of the Amendment is appropriate.

Claims 1-4 stand rejected under 35 U.S.C. §102(e) as allegedly being anticipated by Furuhashi '205. This rejection is respectfully traversed.

Applicant's invention as set forth in Claim 1 relates to a picture display apparatus for displaying a picture in response to inputted picture signals of an arbitrary format, and includes a picture display unit and picture display unit drive means for converting inputted picture signals into display picture signals adapted for display on the picture display unit and generating drive timing signals for driving the picture display unit, with the picture display unit drive means including a picture memory for storing picture signals inputted into the picture memory. Display position detection means detects a picture display position on the picture display unit based on the display picture signals and the drive timing signals, with both signals being generated by the picture display unit drive means and inputted into the picture display unit, and display position control means controls timing of admission of the inputted picture signals to

the picture memory, based on the detected display position data from the display position detection means. A picture display position is thereby adjusted.

In accordance with Applicant's claimed invention, a picture display apparatus with a superior picture can be provided.

As discussed in the previous Amendment of August 12, 2003, Furuhashi relates to a liquid crystal display control device for use with a computer 101 and a liquid crystal display panel 124. The Office Action asserts that Applicant's claimed display position detection means¹ is met by a memory access reconciling signal 123 in Furuhashi, and the claimed display position control means is met by a memory control circuit 112.

In response to this assertion, it is respectfully submitted that the memory access reconciling signal 123 in Furuhashi is fundamentally different than Applicant's claimed display position detection means. In Applicant's claimed invention, the display position detection means detects a picture display position based on display picture signals and drive timing signals which are generated by the picture display unit drive means and inputted into the picture display unit. On the other hand, the reconciling signal 123 in Furuhashi is generated by a display timing generating circuit 120 (see column 8, lines 21-24) and a signal synchronous with display timing of the liquid crystal display panel 124 (see column 8, lines 28-31). It is a completely different signal. In contrast to Applicant's claimed invention, the reconciling signal 123 is not based on display picture and drive timing signals as set forth in Applicant's claimed invention.

Accordingly, even if the memory control circuit 112 outputs adjustment signals based on the

^{1/} The Office Action refers to the display position "control" means as being met by the reconciling signal 123, but it is understood that the display position "detection" means is being compared to the reconciling signal.

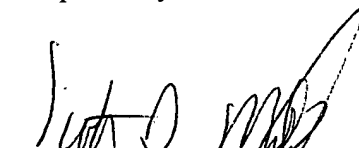
reconciling signal 123, it still fails to control a timing of admission of the inputted picture signals to the picture memory in the manner set forth in Applicant's claimed invention.

Thus, Furuhashi fails to anticipate or render obvious Applicant's claimed invention. Reconsideration and withdrawal of the rejection of the claims under 35 U.S.C. §102 is therefore deemed to be in order and such action is respectfully requested.

In view of the foregoing, reconsideration and allowance of this application is deemed to be in order and such action is respectfully requested.

Applicant's undersigned attorney may be reached in our Washington, D.C. office by telephone at (202) 530-1010. All correspondence should continue to be directed to our below-listed address.

Respectfully submitted,



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